Case 3:16-cr-00445-M	INDEMENDED STAFFES DISTRICT COURSE	A Maria Maria Cara Cara Cara Cara Cara Cara Cara
	FOR THE NORTHERN DISTRICT OF TEXA DALLAS DIVISION	NORTHERN DESCRIPTION OF THE ACC
UNITED STATES OF AMERIC	CA)	13 4 7 2017
VS.)	CASE NO.:3:16-CR-445-M (11)
TRACI RIVERA, Defendant.))	CLERK, U.S. DY ACT COURT By Deputy
	REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY	
appeared before me pursuant to and after cautioning and examini 11, I determined that the guilty plan independent basis in fact contaplea of guilty be accepted, and the violation of 18 U.S.C. §§ 1952	Fed. R. Crim.P. 11, and has entered a plea of guing TRACI RIVERA under oath concerning each ea was knowledgeable and voluntary and that the mining each of the essential elements of such offen nat TRACI RIVERA be adjudged guilty of Cour (a)(3) and (A), that is, Use of a Facility of Indianae sentence imposed accordingly. After being	ilty to Count 6 of the Indictment, in of the subjects mentioned in Rule offense(s) charged is supported by use. I therefore recommend that the int 6 of the Indictment, charging a interstate Commerce in Aid of a
	in custody and should be ordered to remain in custody.	
evidence that the defendant	red detained pursuant to 18 U.S.C. § 3143(a)(1) unless to is not likely to flee or pose a danger to any other personal statement.	the Court finds by clear and convincing on or the community if released.
The defendant has I find by clear and	loes not oppose release. been compliant with the current conditions of release. convincing evidence that the defendant is not likely to fl if released and should therefore be released under § 31	lee or pose a danger to any other person
☐ The Government of The defendant has ☐ If the Court accept	opposes release. not been compliant with the conditions of release. s this recommendation, this matter should be set for hea	aring upon motion of the Government.
substantial likelihood that a no sentence of imprisonmen defendant should not be deta	dered detained pursuant to 18 U.S.C. § 3143(a)(2) un motion for acquittal or new trial will be granted, or (b) to the total triangle imposed, or (c) exceptional circumstances are clained, and (2) the Court finds by clear and convincing every other person or the community if release.	he Government has recommended that learly shown under § 3145(c) why the
Date: July 27, 2017.		L. HORAN ES MAGISTRATE ILIDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).